REQUIRED STATEMENT TO ACCOMPANY MOTIONS FOR RELIEF FROM STAY

All Case	s: Debto	or(s)	Brucando L I	Ford & Tracy Fo	rd	Case No	20 B 12173	Chapter _	7	
All Case	s: Movi	ng Creditor _	Santander Co	onsumer USA In	c. (Chrysle	er Capital)	_ Date Case Filed	6/9/2	20	
Nature o	f Relief	Sought: 🗹 L	ift Stay	☐ Annul Stay	☐ Other	(describe)				
Chapter	13: Date	e of Confirm	ation Hearing _			or Date Pla	n Confirmed			
Chapter '	7: □ No V No	o-Asset Report	rt Filed on rt not Filed, Da	te of Creditors N	Meeting		7/13/20		_	
	c.	 ☐ Home ☑ Car Year, Make, and Model ☐ Other (describe) 2012 Cadillac SRX								
2.	Balance Total of	Owed as of all other Lie	Petition Date ns against Coll	\$18,2	234.29					
	In chapter 13 cases, if a post-petition default is asserted in the motion, attach a payment history listing the amounts and dates of all payments received from the debtor(s) post-petition.									
4.	Estimate	mated Value of Collateral (must be supplied in <i>all</i> cases) \$								
5.	Default a. Pre-Petition Default Number of months 2 Amount \$ 1,239.00									
	b.	Post-Petition Default i. On direct payments to the moving creditor Number of months 1 Amount \$ 619.50								
				to the Standing Cas						
6.	Other A a.	i.	No insurance Taxes unpaid Rapidly depre	Amount Am	nt \$					
	b.	No Equity and not Necessary for an Effective Reorganization § 362(d)(2)								
	c.	. Other "Cause" § 362(d)(1) i. □ Bad Faith (describe) ii. □ Multiple Filings iii. ☑ Other (describe)								
	d.	d. Debtor's Statement of Intention regarding the Collateral i. □ Reaffirm ii □ Redeem iii. □ Surrender iv. □ No Statement of Intention Filed								
Date: _		7/7/20				/s/ Cari A. Counsel for			_	

(Rev. 12/21/09)